

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF OREGON  
PORTLAND DIVISION**

**LARRY G. PHILPOT,**

**Plaintiff**

**V.**

**ALPHA MEDIA USA LLC,**

**Defendant.**

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**Civil Action No. 3:20-cv-00717**

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**PLAINTIFF’S ORIGINAL COMPLAINT AND JURY DEMAND**

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Plaintiff Larry G. Philpot (“Philpot” or “Plaintiff”) files this Original Complaint and Jury Demand against Defendant Alpha Media USA LLC (“Alpha Media” or “Defendant”) on personal knowledge as to all facts regarding himself and on information and belief as to all other matters, as follows:

**I.**

**PRELIMINARY STATEMENT**

A professional photographer’s ability to envision, and then immediately capture the entire scene—including non-visual senses such as sounds and smells—is what differentiates their photographs from an amateur’s photographs. These works extend well beyond the four corners of the photograph to evoke sentiments within the viewer so that the viewer is forever a part of the moment captured in time. For concert photographers, the odds are almost always against them—the musicians are constantly moving, the lighting is usually dark and typically changing, and it is practically impossible to secure a good vantage point. But every now and then, a photographer

captures a great shot, the kind of iconic shot that makes the viewer forever a part of that very moment in time.

Larry Philpot, an experienced freelance photographer, has honed the art of capturing these rare moments in time. Philpot created individual photographs of Randy Travis, Willie Nelson, Kid Rock, and Ted Nugent during their concerts. These photographs are the type of awe-inspiring works that prompt a successful photography career. Recognizing this, Philpot offered the photographs under a Creative Commons license, permitting members of the public to use the photographs provided that they are properly attributed to Philpot. In doing so, Philpot carefully marketed his sought-after product while still protecting the quality and his rights in his works.

Defendant Alpha Media copied and posted Philpot's photographs of Randy Travis, Willie Nelson, Kid Rock, and Ted Nugent onto its websites as its own, thereby infringing on Philpot's copyrighted work. In freelance photography, the reputation and licensing revenue guarded by copyright law are a photographer's sole means to support their career. Alpha Media stole both of those from Philpot. Larry Philpot brings this action to protect not just his rights under copyright law, but also his photography business.

## **II.**

### **PARTIES**

#### **A. Plaintiff**

1. Plaintiff Larry G. Philpot is a citizen and resident of the State of Indiana. Philpot is a renowned freelance professional photographer who specializes in photographing concerts and musical performances across the United States.

**B. Defendant**

2. Defendant Alpha Media USA LLC is an Oregon corporation with its principal place of business in Oregon that may be served via its registered agent, CT Corporation System, at 780 Commercial Street SE Suite 100, Salem, Oregon 97301.

**III.****JURISDICTION AND VENUE**

3. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. § 1331 because this civil action presents a federal question as Plaintiff presents a civil claim arising under the Constitution, laws, or treaties of the United States.

4. This Court also has subject matter jurisdiction over this action pursuant to 28 U.S.C. § 1338(a) because this civil action arises under an Act of Congress relating to copyrights, namely the Copyright Act of the United States, 17 U.S.C. § 101, *et seq.*

5. This Court has personal jurisdiction over Alpha Media USA LLC because it is an Oregon corporation and because its principal place of business is in the State of Oregon.

6. Venue is proper in this District pursuant to 28 U.S.C. §§ 1391(b) and 1400(a) because Defendant Alpha Media USA LLC resides and may be found in this District.

**IV.****FACTUAL BACKGROUND****A. The Highly Competitive World of Freelance Concert Photography**

7. To say that concert photography is a tough business is a severe understatement. It requires artistic skills, business skills, and interpersonal skills. Before having the opportunity to even take a photo, concert photographers must invest in expensive equipment and negotiate to obtain access to the concert stage. At the concert, they must battle all the variables that arise from an uncontrolled setting—a rowdy crowd, horrible lighting that is always changing, and musicians

constantly moving. Not to mention, it is really loud. As a result, despite all of their efforts and hard work, concert photographers often take photographs that are entirely unusable, where the rock stars appear as blurs and washy blobs.

8. Financially, concert photography can be a high-risk business venture. Freelance concert photographers earn money when they license or sell their work product and from photography engagements. If the photographs are unusable, which is often the case, or simply aren't good, then the photographers do not receive any type of payment and are unable to expand their portfolio—which is necessary to obtain additional business.

9. And, in today's technological age where anyone with a smart phone can take pictures at concerts, concert photography is becoming significantly more competitive, making it even more imperative to capture *the* perfect shot. Because that is all that there is demand for—a few once-in-a-lifetime shots for each star. It doesn't matter if a concert photographer takes 100 good shots of a star at a concert—an article about Randy Travis, for example, only needs one picture of Randy Travis—*the best one*.

10. In such a cutthroat environment, it is essential that concert photographers receive the compensation and credit to which they are entitled, but also need to advance their business.

11. Each and every instance where a photographer does not receive proper attribution, or his work is misattributed, decreases the value of that photograph and the overall value of the photographer's portfolio.

**B. Larry Philpot: A Professional Concert Photographer**

12. Larry Philpot is a renowned freelance photographer who specializes in taking photographs of musicians at concerts and other performances. Philpot has distinguished himself from amateur photographers by creating a highly coveted portfolio that demands legal protection to preserve its standard.

13. He has spent years perfecting his craft, and his photography business includes licensing his works and photography engagements.

14. Philpot is known for the unparalleled quality of his work. He employs photography techniques that involve precise angles, timing, assessment of light, and other creative approaches that he has worked tirelessly to develop. At a concert, Philpot has the uncanny ability of connecting with the artist from the crowd. In addition, to ensure the highest quality photographs, Philpot uses state of the art equipment. He has invested tens of thousands of dollars in equipment.

15. He has established a strong reputation for himself and his work, and due to his professional reputation, he often obtains privileged access to take photographs of musical performers at concerts. Indeed, there are over one hundred instances where Philpot has received exclusive press credentials.

16. There is an extensive market and a demand for Philpot's photos that includes, but is not limited to, the musicians themselves, the musicians' fans, record labels, talent agencies, editorial organizations, media entities, radio stations, website operators, and concert and event planners. Philpot has been very successful in this market.

17. Philpot understands that part of being a professional photographer is to market your works to gain widespread exposure, and that the high use of his photographs has required licensing agreements and copyright protections.

18. Philpot has entered into license agreements with Tom Petty and the Heartbreakers for his photographs.

19. Philpot has also licensed his work to various musicians in exchange for attribution including, but not limited to, the musicians Kid Rock and Paul Stanley of KISS.

20. Further, Philpot has previously licensed several of his photographs through a stock photography agency called “Corbis” and its affiliate “Splash.” Philpot received monetary compensation through Corbis and Splash for licenses for photographs he took of Prince, Madonna, Fleetwood Mac, and the 2015 Indianapolis 500 Race and Winner.

21. Philpot has also been engaged as a photographer by Hoosier Park LLC d/b/a Hoosier Park Racing & Casino to photograph “meet and greets” between celebrities and fans.

22. Philpot’s portfolio and reputation as a premier photographer are critical to his business. The more his photographs are viewed with proper attribution, the more access he can obtain to take celebrity photographs, and the more he can command in licensing fees.

**C. Philpot Creates the Randy Travis Photograph**

23. On June 5, 2013, Philpot created a photograph of Randy Travis in Nashville, Tennessee (the “Randy Travis Photo”). A true and correct copy of the Randy Travis Photo is attached as Exhibit A.

24. The Randy Travis Photo is an original work that Philpot registered with the United States Copyright Office as part of a collection of photographs on August 15, 2013. The Randy Travis Photo is registered with the United States Copyright Office under Certificate Number VAu 1-164-624. A copy of the copyright registration certificate for the Randy Travis Photo is attached as Exhibit B.

25. As the owner of the copyright in the Randy Travis Photo, Philpot has the exclusive rights to (1) reproduce the Randy Travis Photo in copies, (2) prepare derivative works based on the Randy Travis Photo, (3) distribute copies of the Randy Travis Photo to the public by sale or other transfer of ownership, or by rental, lease, or lending, and (4) display the Randy Travis Photo publicly.

26. Philpot first displayed the Randy Travis Photo on July 8, 2013 on the Wikimedia website. The original photo can be found at [https://commons.wikimedia.org/wiki/File:Randy\\_Travis\\_performs\\_at\\_the\\_dedication\\_of\\_the\\_Johnny\\_Cash\\_postage\\_stamp,\\_June\\_5,\\_2013.jpg](https://commons.wikimedia.org/wiki/File:Randy_Travis_performs_at_the_dedication_of_the_Johnny_Cash_postage_stamp,_June_5,_2013.jpg). A copy of this webpage as it existed on January 18, 2018 with the Randy Travis Photo is attached as Exhibit C.

#### **D. Philpot Creates the Willie Nelson Photograph**

27. On October 4, 2009, Philpot created a photograph of Willie Nelson in St. Louis, Missouri (the “Willie Nelson Photo”). A true and correct copy of the Willie Nelson Photo is attached as Exhibit D.

28. The Willie Nelson Photo is an original work that Philpot registered with the United States Copyright Office as part of a collection of photographs on September 5, 2012. The Willie Nelson Photo is registered with the United States Copyright Office under Certificate Number VAu 1-132-411. A copy of the copyright registration certificate for the Willie Nelson Photo is attached as Exhibit E.

29. As the owner of the copyright in the Willie Nelson Photo, Philpot has the exclusive rights to (1) reproduce the Willie Nelson Photo in copies, (2) prepare derivative works based on the Willie Nelson Photo, (3) distribute copies of the Willie Nelson Photo to the public by sale or other transfer of ownership, or by rental, lease, or lending, and (4) display the Willie Nelson Photo publicly.

Philpot first displayed the Willie Nelson Photo on May 31, 2011 on the Wikimedia website. The original photo can be found at [https://commons.wikimedia.org/wiki/File:Willie\\_Nelson\\_at\\_Farm\\_Aid\\_2009.jpg](https://commons.wikimedia.org/wiki/File:Willie_Nelson_at_Farm_Aid_2009.jpg). A copy of this webpage as it existed on September 26, 2018 with the Willie Nelson Photo is attached as Exhibit F.

**E. Philpot Creates the Kid Rock Photograph**

30. On August 25, 2013, Philpot created a photograph of Kid Rock in Indianapolis, Indiana (the “Kid Rock Photo”). A true and correct copy of the Kid Rock Photo is attached as Exhibit G.

31. The Kid Rock Photo is an original work that Philpot registered with the United States Copyright Office as part of a collection of photographs on November 25, 2013. The Kid Rock Photo is registered with the United States Copyright Office under Certificate Number VAu 1-182-727. A copy of the copyright registration certificate for the Kid Rock Photo is attached as Exhibit H.

32. As the owner of the copyright in the Kid Rock Photo, Philpot has the exclusive rights to (1) reproduce the Kid Rock Photo in copies, (2) prepare derivative works based on the Kid Rock Photo, (3) distribute copies of the Kid Rock Photo to the public by sale or other transfer of ownership, or by rental, lease, or lending, and (4) display the Kid Rock Photo publicly.

33. Philpot first displayed the Kid Rock Photo on September 21, 2013 on the Wikimedia website. The original photo can be found at [https://commons.wikimedia.org/wiki/File:Kid\\_Rock\\_2013.jpg](https://commons.wikimedia.org/wiki/File:Kid_Rock_2013.jpg). A copy of this webpage as it existed on September 27, 2018 with the Kid Rock Photo is attached as Exhibit I.

**F. Philpot Creates the Ted Nugent Photograph**

34. On July 31, 2013, Philpot created a photograph of Ted Nugent in Indianapolis, Indiana (the “Ted Nugent Photo”). A true and correct copy of the Ted Nugent Photo is attached as Exhibit J.

35. The Ted Nugent Photo is an original work that Philpot registered with the United States Copyright Office as part of a collection of photographs on August 15, 2013. The Ted Nugent Photo is registered with the United States Copyright Office under Certificate Number VAu



1-164-624. A copy of the copyright registration certificate for the Ted Nugent Photo is attached as Exhibit B.

36. As the owner of the copyright in the Ted Nugent Photo, Philpot has the exclusive rights to (1) reproduce the Ted Nugent Photo in copies, (2) prepare derivative works based on the Ted Nugent Photo, (3) distribute copies of the Ted Nugent Photo to the public by sale or other transfer of ownership, or by rental, lease, or lending, and (4) display the Ted Nugent Photo publicly.

37. Philpot first displayed the Ted Nugent Photo on September 12, 2013 on the Wikimedia website. The original photo can be found at [https://commons.wikimedia.org/wiki/File:Ted\\_Nugent\\_2013.jpg](https://commons.wikimedia.org/wiki/File:Ted_Nugent_2013.jpg). A copy of this webpage as it existed on September 28, 2018 with the Ted Nugent Photo is attached as Exhibit L.

#### **G. The Creative Commons License**

38. A Creative Commons license is a simple, standardized copyright license that anyone can use to license their work. The copyright holder designates their work as governed by a Creative Commons license, and anyone may use the work provided they adhere to the terms of the license.

39. In an effort to market his freelance photography practice, Philpot offered the Randy Travis Photo, the Kid Rock Photo, and the Ted Nugent Photo through Wikimedia for distribution, public display, and public digital performance under a Creative Commons Attribution-ShareAlike 3.0 Unported Generic license (abbreviated as “CC BY-SA 3.0”). A copy of the CC BY-SA 3.0 license is attached as Exhibit M.

40. This license allows anyone to use the work, provided that they, among other requirements:

- a. Include a copy of the Uniform Resource Identifier for the CC BY-SA 3.0;

- b. Provide attribution to the author of the work; and
- c. Provide the Uniform Resource Identifier that the licensor specifies to be included with the work.

41. In an effort to market his freelance photography practice, Philpot offered the Willie Nelson Photo through Wikimedia for distribution, public display, and public digital performance under a Creative Commons Attribution 2.0 Generic license (abbreviated as “CC BY 2.0”). A copy of the CC BY 2.0 license is attached as Exhibit N.

42. This license allows anyone to use the work, provided that they, among other requirements:

- a. Include a copy of the Uniform Resource Identifier for the CC BY 2.0;
- b. Provide attribution to the author of the work; and
- c. Provide the Uniform Resource Identifier that the licensor specifies to be included with the work.

#### **H. Restrictions on the Randy Travis Photo**

43. Larry Philpot provided the following description on the Wikimedia website for the Randy Travis Photo, “Randy Travis performs at the unveiling of the John Cash postage Stamp, June 5, 2013 in Nashville.” Philpot also provided the following attribution requirement: “You must attribute this work to Larry Philpot of SoundstagePhotography.com.”

#### **I. Restrictions on the Willie Nelson Photo**

44. Larry Philpot provided the following description on the Wikimedia website for the Willie Nelson Photo, “Willie Nelson getting ready to perform. Farm Aid 2009. Photo by Larry Philpot, [www.soundstagephotography.com](http://www.soundstagephotography.com).” Philpot also provided the following attribution requirement: “You must attribute the work in the manner specified by the author or licensor (but not in any way that suggests that they endorse you or your use of the work).”

**J. Restrictions on the Kid Rock Photo**

45. Larry Philpot provided the following description on the Wikimedia website for the Kid Rock Photo, “English: Kid Rock performs at the Klipsch Music Center in Indianapolis.” Philpot also provided the following attribution requirement: “Attribution: Photo Credit: Larry Philpot of [www.soundstagephotography.com](http://www.soundstagephotography.com).”

**K. Restrictions on the Ted Nugent Photo**

46. Larry Philpot provided the following description on the Wikimedia website for the Ted Nugent Photo, “English: Ted Nugent performs in Indianapolis at the Murat, July 31, 2013.” Philpot also provided the following attribution requirement: “Attribution: Photo Credit: Larry Philpot of [www.soundstagephotography.com](http://www.soundstagephotography.com).”

**L. Alpha Media Infringes Philpot’s Copyright in the Randy Travis Photo.**

47. At all relevant times, Alpha Media owned and operated the website located at [countrylegends1069.com](http://countrylegends1069.com).

48. Alpha Media used and uses the website at [countrylegends1069.com](http://countrylegends1069.com) for financial gain by selling advertising to third parties.

49. The website located at [countrylegends1069.com](http://countrylegends1069.com) contained and contains the following notation, “Copyright © 2009–2020 Alpha Media USA LLC. Portland, OR. USA” on each page of the website.

50. Alpha Media infringed Philpot’s copyright in the Randy Travis Photo by publishing, copying, and displaying the Randy Travis Photo on the [countrylegends1069.com](http://countrylegends1069.com) website at <http://www.countrylegends1069.com/legend-week-randy-travis/> and <http://www.countrylegends1069.com/wp-content/uploads/2016/03/Randy-travis.jpg>. A copy of these webpages as they appeared with the Randy Travis Photo is attached as Exhibit O.

51. Alpha Media did not provide attribution to Philpot when it published the Randy Travis Photo.

52. Alpha Media did not list or link to Philpot's website, soundstagephotography.com when it published the Randy Travis Photo.

53. Philpot discovered these infringements on May 29, 2017.

**M. Alpha Media Infringes Philpot's Copyright in the Willie Nelson Photo.**

54. Alpha Media infringed Philpot's copyright in the Willie Nelson Photo by publishing, copying, and displaying the Willie Nelson Photo on the countrylegends1069.com website at <http://www.countrylegends1069.com/willie-nelson-lunch-legends/> and <http://www.countrylegends1069.com/wp-content/uploads/2016/07/Willie.jpg> and the 931hankfm.com website at <http://www.931hankfm.com/willie-and-annie/> and [http://www.931hankfm.com/wp-content/uploads/2016/09/Willie\\_Nelson\\_at\\_Farm\\_Aid\\_2009\\_-\\_Cropped.jpg](http://www.931hankfm.com/wp-content/uploads/2016/09/Willie_Nelson_at_Farm_Aid_2009_-_Cropped.jpg). A copy of these webpages they appeared with the Willie Nelson Photo is attached as Exhibit P.

55. Alpha Media did not provide attribution to Philpot when it published the Willie Nelson Photo.

56. Alpha Media did not list or link to Philpot's website, soundstagephotography.com when it published the Willie Nelson Photo.

57. Philpot discovered these infringements on May 29, 2017 and May 8, 2017.

**N. Alpha Media Infringes Philpot's Copyright in the Kid Rock Photo.**

58. Alpha Media infringed Philpot's copyright in the Kid Rock Photo by publishing, copying, and displaying the Kid Rock Photo on the kwhl.com website at <http://www.kwhl.com/kid-rocks-911-call/> and <http://www.kwhl.com/wp->

content/uploads/2016/04/Kid\_Rock\_2013.jpg. A copy of these webpages as they appeared with the Kid Rock Photo is attached as Exhibit Q.

59. Alpha Media did not provide attribution to Philpot when it published the Kid Rock Photo.

60. Alpha Media did not list or link to Philpot's website, soundstagephotography.com when it published the Kid Rock Photo.

61. Philpot discovered these infringements on April 30, 2017.

**O. Alpha Media Infringes Philpot's Copyright in the Ted Nugent Photo.**

62. Alpha Media infringed Philpot's copyright in the Ted Nugent Photo by publishing, copying, and displaying the Ted Nugent Photo on the larslarson.com website at <http://www.larslarson.com/ted-nugent-remembers-chuck-berry-talks-politics-lars/> and [http://www.larslarson.com/wp-content/uploads/2017/03/Ted\\_Nugent\\_2013.jpg](http://www.larslarson.com/wp-content/uploads/2017/03/Ted_Nugent_2013.jpg) and on the KXL.com website at <https://www.kxl.com/ted-nugent-on-his-new-album-the-music-made-me-do-it/> and [https://www.kxl.com/wp-content/uploads/2018/12/Ted\\_Nugent\\_2013.jpg](https://www.kxl.com/wp-content/uploads/2018/12/Ted_Nugent_2013.jpg). A copy of these webpages as they appeared with the Ted Nugent Photo is attached as Exhibit R.

63. Alpha Media did not provide attribution to Philpot when it published the Ted Nugent Photo.

64. Alpha Media did not list or link to Philpot's website, soundstagephotography.com when it published the Ted Nugent Photo.

65. Philpot discovered these infringements on November 9, 2017 and May 6, 2019.

**P. The Damage Done**

66. Alpha Media passed off Philpot's Randy Travis, Willie Nelson, Kid Rock Name, and Ted Nugent Photos as its own, ignoring Philpot's primary requirement under the Creative Commons license to allow Alpha Media to use his copyrighted work—the credit. Philpot has been

deprived of the credit for taking the exceptional Randy Travis, Willie Nelson, Kid Rock Name, and Ted Nugent Photos.

67. Additionally, Alpha Media created the impression that the Randy Travis, Willie Nelson, Kid Rock, and Ted Nugent Photos are in the public domain and exposed each work to further infringement by third parties without any notice that the images are copyrighted by Philpot.

## V.

### CLAIMS

#### **A. Count One: Copyright Infringement**

68. Plaintiff realleges and incorporates the allegations set forth in the preceding paragraphs as if set forth in full herein.

69. Defendant operates and operated the website located at [countrylegends1069.com](http://countrylegends1069.com).

70. Defendant published, copied, and displayed the Randy Travis Photo at <http://www.countrylegends1069.com/legend-week-randy-travis/>.

71. Defendant published, copied, and displayed the Randy Travis Photo at <http://www.countrylegends1069.com/wp-content/uploads/2016/03/Randy-travis.jpg>.

72. Defendant published, copied, and displayed the Willie Nelson Photo at <http://www.countrylegends1069.com/willie-nelson-lunch-legends/>.

73. Defendant published, copied, and displayed the Willie Nelson Photo at <http://www.countrylegends1069.com/wp-content/uploads/2016/07/Willie.jpg>.

74. Defendant published, copied, and displayed the Willie Nelson Photo at <http://www.931hankfm.com/willie-and-annie/>.

75. Defendant published, copied, and displayed the Willie Nelson Photo at [http://www.931hankfm.com/wp-content/uploads/2016/09/Willie\\_Nelson\\_at\\_Farm\\_Aid\\_2009\\_-\\_Cropped.jpg](http://www.931hankfm.com/wp-content/uploads/2016/09/Willie_Nelson_at_Farm_Aid_2009_-_Cropped.jpg).

76. Defendant published, copied, and displayed the Kid Rock Photo at <http://www.kwhl.com/kid-rocks-911-call/>.

77. Defendant published, copied, and displayed the Kid Rock Photo at [http://www.kwhl.com/wp-content/uploads/2016/04/Kid\\_Rock\\_2013.jpg](http://www.kwhl.com/wp-content/uploads/2016/04/Kid_Rock_2013.jpg).

78. Defendant published, copied, and displayed the Ted Nugent Photo at <http://www.larslarson.com/ted-nugent-remembers-chuck-berry-talks-politics-lars/>.

79. Defendant published, copied, and displayed the Ted Nugent Photo at [http://www.larslarson.com/wp-content/uploads/2017/03/Ted\\_Nugent\\_2013.jpg](http://www.larslarson.com/wp-content/uploads/2017/03/Ted_Nugent_2013.jpg)

80. Defendant's acts are and were performed without the permission, license, or consent of Plaintiff.

81. Defendant acted with willful disregard of the laws protecting Plaintiff's copyrights.

82. Defendant infringed Plaintiff's copyrights in the Randy Travis Photo in violation of 17 U.S.C. § 501.

83. Defendant infringed Plaintiff's copyrights in the Willie Nelson Photo in violation of 17 U.S.C. § 501.

84. Defendant infringed Plaintiff's copyrights in the Kid Rock Photo in violation of 17 U.S.C. § 501.

85. Defendant infringed Plaintiff's copyrights in the Ted Nugent Photo in violation of 17 U.S.C. § 501.

86. Plaintiff has sustained and will continue to sustain substantial damage in an amount not yet fully ascertainable, including but not limited to damage to his business reputation and goodwill.

87. Plaintiff is informed and believes and thereon alleges that the Defendant has obtained profits recoverable under 17 U.S.C. § 504. Plaintiff will require an accounting from the Defendant of all monies generated from the Randy Travis Photo.

88. Plaintiff is informed and believes and thereon alleges that the Defendant has obtained profits recoverable under 17 U.S.C. § 504. Plaintiff will require an accounting from the Defendant of all monies generated from the Willie Nelson Photo.

89. Plaintiff is informed and believes and thereon alleges that the Defendant has obtained profits recoverable under 17 U.S.C. § 504. Plaintiff will require an accounting from the Defendant of all monies generated from the Kid Rock Photo.

90. Plaintiff is informed and believes and thereon alleges that the Defendant has obtained profits recoverable under 17 U.S.C. § 504. Plaintiff will require an accounting from the Defendant of all monies generated from the Ted Nugent Photo.

91. In the alternative and at his election, Plaintiff is entitled to seek maximum statutory damages for each work willfully infringed by Defendant in an amount of \$150,000 per work infringed. In the event that the trier of fact does not find that Defendant willfully infringed Plaintiff's copyrights, Plaintiff is entitled to seek maximum statutory damages for each work infringed by Defendant in an amount of \$30,000 per work infringed.

92. Plaintiff has suffered and continues to suffer irreparable harm and damage as a result of the above-described acts. Accordingly, Plaintiff seeks permanent injunctive relief pursuant to 17 U.S.C. § 502, as well as seizure of the Randy Travis Photo, the Willie Nelson Photo, the Kid Rock Photo, and the Ted Nugent Photo.

93. Plaintiff is entitled to recover from the Defendant his attorney's fees and costs of suit, pursuant to 17 U.S.C. § 505.



**VI.**

**JURY DEMAND**

Plaintiff hereby demands a trial by jury on all issues so triable.

**VII.**

**RELIEF REQUESTED**

WHEREFORE, Plaintiff demands that judgment be entered against Defendant as follows:

1. Pursuant to 17 U.S.C. § 502, that Defendant, its agents, servants, employees, representatives, successors and assigns, and all persons, firms, corporations, or other entities in active concert or participation with Defendant, be permanently enjoined from directly or indirectly infringing the Plaintiff's copyrights in any manner, including generally, but not limited to reproducing, distributing, displaying, performing or making derivatives of any of the Randy Travis Photo, the Willie Nelson Photo, the Kid Rock Photo, and the Ted Nugent Photo;

2. Pursuant to 17 U.S.C. § 504, that Defendant be required to pay actual damages and disgorgement of all profits derived by Defendant from its acts of copyright infringement;

3. That Defendant be required to perform a complete and full accounting of all profits generated by Defendant from the Randy Travis Photo, Willie Nelson Photo, the Kid Rock Photo, and the Ted Nugent Photo;

4. Pursuant to 17 U.S.C. § 504, that upon Plaintiff's election, Defendant be required to pay statutory damages up to \$150,000 for each work infringed for its acts of copyright infringement, and in the event the factfinder determines that Defendant's infringement was not willful, that Defendant be required to pay statutory damages up to \$30,000 for each work infringed for its acts of copyright infringement;

5. Pursuant to 17 U.S.C. § 505, Defendant be required to pay Plaintiff the costs of this action, prejudgment interest, and reasonable attorney's fees; and

6. Plaintiff be granted all other and further relief to which he is entitled.

Dated: April 30, 2020

Respectfully submitted,

**ALDRICH GOLDSTEIN PC**

/s/ Dean Aldrich

Dean Aldrich

Oregon Bar No. 962080

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**ATTORNEY FOR PLAINTIFF**